





LOCAL AND MAINE NEWS.

Reported for the Whig and Courier

Supreme Judicial Court.

Appleton J. presiding.

May 13

Samuel Yeager vs. Wm. H. Smith et al.

Forfeited to Court.

Patron for PHE Sewall and Rowe & Bartlett

for Ditt.

Charles D. Gilmore vs. Andrew McNeil et

al. This action was upon an account receiv-

ed for goods shipped by the PHE as shew-

ed upon a writ. Defendant, that there was no de-

mand upon the receipt after judgment, and

that the goods were delivered. The testimony

in regard to the delivery was that only a

portion of the goods attached were deliver-

ed. The verdict was for Ditt on the ground

that the proof did not establish the demand

(Godfrey & Shaw for PHE. Peter & C S

Croley for Ditt.)

The first jury was discharged without day

May 14

At the coming in of the Court, the second

jury was discharged

Tried by the Court

On 1st Merriam et al. vs. John W. Roe and

Charles Pierce. Forfeiture sold to Roe, a

part of which, were charged in Nov 1855 to

Roe, and re-charged April 22d, 1856, to Roe &

Watson on the 13th of May 1854—the firm

of Roe & Pierce having been formed Dec 15,

1853 and dissolved May 6 1854. Pierce claim-

ed to be a partner in the firm from Dec 15, 1853

to the date of the charge, and that the firm

was afterwards in Pierce's possession. De-

fendant, that Pierce never authorized them

to be afterwards in Pierce's possession. De-

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Charles P. Kimball Esq., of the Noly Car-

rier's Publishing Hall, at San Francisco, Cal.,

formerly of this city, has disposed of his in-

terest in the sale of periodicals. Our

paper, however, will still be found on the

counters as before

Rowdham at Ellsworth.—On Thursday

night last a gang of rowdies broke into a

store in Ellsworth, and destroyed liquors to

the amount of nearly a thousand dollars.—

No arrests had been made at the latest ac-

counts

Republican State Convention.—The State

Convention of the Republican party, to nomi-

nate a candidate for Governor, is to be held

at Augusta on Thursday, June 24th

We learn that at a meeting of the new or-

gan of the St. Mark's Church (Episcopal), it

was voted to enlarge the church by the ad-

dition of twenty new pews. The most of the

new pews have already been sold

Christian Church (Episcopal), is said to be un-

dergoing thorough repairs.—Augusta Age

The Providence Journal & Am, but judicious

advocate of temperance, has the following re-

marks upon the recent decision of Judge Shaw

under the nuisance act of Massachusetts

"We believe that our law is a mischievous

general provision to that of Massachusetts, and

probably it admits of the same construction

Of course, this sort of thing will not be ended

as it is not permitted to an organ and ex-

pression. If any number of men can search

the statute books and find a law which does

not remedy what is applied to other evils that

are not covered within the statute. The violator

is not to be punished, cannot be stopped at a

point. It is doubtless the intention of those

who made the law, whatever may be the in-

terpretation of it, that the places which are

usually frequented by the public should be

protected by legal process, and which all the

usual formalities that are usually provided for

to protect the individual rights and public peace

is not intended to be applied to a case where

it has been established that such a place

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Voices FROM KANSAS. The Herald of Free-

dom, of May 1, had most of the main free

press of the English Commonwealth in its

columns, and takes occasion to say

"It is needless to say, that in this proposi-

tion is passed, the Lecompton Constitution

will be defeated by the people and then we

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